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## **E-FILED**

The Honorable Leonard P. Starke United States District Court 844 North King Street Wilmington, DE 19801

RE: Goletz v. Prudential Insurance Company C.A. No.: 04-351-LPS

Dear Magistrate Starke:

It is my understanding that in the case of *MetLife v. Glen*, 128 S. Ct. 1117 (2008) the Supreme Court has recently heard argument on the issue of how the conflict of interest should be considered when the administrator both determines and pays the claim under an ERISA disability plan. This case seems particularly relevant for the case now before the Court. I draw this case to the Court's attention.

The lower court, at 461 F.3d 660 (6<sup>th</sup> Cir. 2006), ruled in favor of the claimant that the denial of disability benefits was not a result of a principled and deliberate reasoning process.

Sincerely yours,

/S/ John S. Grady John S. Grady (I.D. #009)

JSG:rlw

cc: Maria J. Poehner, Esq.